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UNITED STATES DEPARTMENT OF COMMERCE

Peulotia Klowell + Collins Rutional Stags Processing
Parelegal Specialist
(703) 305-2064

(703) 305-3550 2/2/_/

Telephone: (703)

Patent and Trademark Off.

Address: ASSISTANT COMMISSIONER OR PATENTS

| , | | N. D. Leve | Box PC7 Washing | r ton, D.C. 20231 | | |
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| | U.S. APPLICATION NO. | ZENNER | <u>"</u> | | ATTY, DOCKET NO. | |
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| | | .5 | 071 | INTERNAȚIQUAI | MELICATION NO 7033 | |
| | GARY M NATH | | | | | |
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| | SIXTH FLOOR | | | 11/04/ | 197 (197) | |
| | WASHINGTON DC 20 | 005 | • | | 06/08/00 | |
| | | | | DATE MAILED: | | |
| NOTIFICATION OF MISSING REQUIREMENTS UNDER 35 U.S.C. 371 | | | | | N THE UNITED | |
| STATES DESIGNATED/ELECTED OFFICE (DO/EO/US) | | | | | | |
| | 1. The following items have been submitted by the applicant or the IB to the United States Patent and Trademark Office as | | | | | |
| | (an Elected Office (37 CFR 1.495); | | | | | |
| | ☑ U.S. Basic National Fee. ☐ Copy of the international application in: | | | | | |
| | a non-English language. | | | | | |
| | English. | | | | | |
| | Translation of the international application into English. Oath or Declaration of inventors(s) for DO/EO/US. | | | | | |
| | Copy of Article 19 amendments. | | | | | |
| | ☐ Translation of Article 19 amendments into English. ☐ The International Preliminary Examination Report in English and its Annexes, if any. | | | | | |
| | Translation of Annexes to the International Preliminary Examination Report into English | | | | | |
| | Preliminary amendment(s) filed and Information Disclosure Statement(s) filed and | | | | | |
| | Assignment document. | emeni(s) filed | and | - | | |
| | Power of Attorney and/or C | hange of Address. | | | | |
| | Substitute specification filed Statement Claiming Small E | ntity Stanis | _ ' | | | |
| | Priority Document. | . / | | | at a star there has | |
| Copy of the International Search Report and copies of the references cited therein. | | | | | | |
| 2. The following items MUST be furnished within the period set forth below in order to complete the requirements for | | | | | | |
| а | acceptance under 55 U.S.C. 571: | | | | | |
| | a. Translation of the application into English. Note a processing fee will be required if submitted later than the appropriate 20 or 30 months from the priority date. | | | | | |
| | ☐ The current translation is defective for the reasons indicated on the attached Notice of Defective | | | | | |
| | Translation. Db. Processing fee for providing the translation of the application and/or the Annexes later that the | | | | | |
| | appropriate 20 or 30 months from the priority date (37 CFR 1.492(ft)) | | | | | |
| | Dec. Oath or declaration of the inventors, in compliance with 37 CFR 1 497(a) and (b) identifying the application | | | | | |
| | by the International application number and international filing date. The current oath or declaration does not comply with 37 CFR 1.497(a) and (b) for the reasons indicated | | | | | |
| | / on the attached PC1/DO/EO/91/. | | | | | |
| | d. Surcharge for providing the oath or declaration later that the appropriate 20 or 30 months from the priority date (37 CFR 1.492(e)). | | | | | |
| 3. | 3. Additional claim fees of \$ as a \(\) large entity \(\) small entity including any required multiple | | | | | |
| w | dependent claim fee, are required. Applicant must submit the additional claim fees or cancel the additional claims for which fees are due (37 CFR 1.492(g)). See attached PTO-875. | | | | | |
| | | | | | | |
| A M | LL OF THE ITEMS SET FORT | H IN 2(a)-2(d) AND 3 AF | BOVE MUST | BE SUBMITTED WIT | HIN ONE | |
| - | ONTH FROM THE DATE OF T ATE FOR THE APPLICATION, FSUIT IN ARADDOMESTI | WHICHEVER IS LATE | 21 OR [7] 31 R. FAILURE | MONTHS FROM THE | E PRIORITY | |
| R | ESULT IN ABANDONMENT. | | | O TO TROTERET RE | SLOWD MITT | |
| Ti | ne time period set above may be ex | tended by filing a petition | and fee for eve | ancion of time water at | | |
| C | FR 1.136(a). | manage by mang a pendion | and ice ioi ext | ension of time under th | e provisions of 37 | |
| 4. | Translation of the Annexes MUS | T he submitted no later the | | | | |
| vu | Translation of the Annexes MUS neelled. Note processing fee will t | oc required it silbmitted lat | er than 30 mor | sha from the milesie. I | | |
| ٦. | cancelled. Note processing fee will be required if submitted later than 30 months from the priority date. 5. The Article 19 amendments are cancelled since a translation was not provided by the appropriate 20 (37 CFR 1.494(d)) or 30 (37 CFR 1.495(d)) months from the priority date. | | | | | |
| • | 454(d)) of 50 (57 CFR 1:495(d)) II | ionus from the priority da | ie. | | | |
| A | pplicant is reminded that any comm | unication to the United Sta | ites Patent and | Trademark Office must | be mailed to the | |
| | stron in the heating and include the U.S. application no. shown above. (37 CFR 1.5) | | | | | |
| | A copy of this no | tice MUST ho | returne | d with this = | emonga N | |
| Er | A copy of this no | ☐ Notice of Defective T | ranslation | ال 1935 منظم المام 1955 منظم المام 1955 منظم المام | spouse. | |